Case5:05-cr-00215-EJD Document385 Filed 12 Page1 of 4

OCT 9 - 2012

	STATUS LETTER OF Allers
FROM	DI NAME IN THE PARTY OF THE PAR
То	MORTHERN DISTRICT COURT SAN JOSE CALIFORNIA HONDRABLE TUDGE EJDAVILA, USDC, NOCA-SJ
OATE	10-3-2012
R€	U.S.V. LIGHTER, CR NO. 05-215-EJD, copy requested to go to parties herein.
	your Honor,
	I write this letter because it seems you read myletters, but not my pleadings.
	PRELIMINARY MATTER Since I submitted felony confession (s), in herewith submitted
d d	Grand Juny ("GJ") Case No. 1, Inre: Bonano, et al., same gives the GJ exclusive
	jurisdiction over my GI confession(s), GJ bonding, GJ charges, GI declarations,
	GJ pleadings, etc.; especially since same are the exclusive property of the GJ.
	This Article III court must wait for the GJ to forward said case to the Article III
	court. As a practical matter, since both the GJ and Article III court have the
	same judge (you), atthough for different reasons, once the casefile is forwarded
	to the GJ, the GJ can choose how it wants to proceed, ie with or without the
	judge's supervision. However, as superisor of the GJ, you have aduly to be fully
	and reasonably advised. Please read my pleadings in GICase No. 1, at least
anguning and a second a second and a second	from the 7-4-2012 Omnibus Petition Forward. Continued suppression of my Felony
	confession(s) and other GJ property noted above appears to be in clear violation
	of a basket of title 18 offenses against the GJs and me as their co-victim.
	I still insist that I personally testify before the GIsas their confessor/witness.
	The related two main motions pending are the 7-4-2012 Omnibus Petition and
	9-12-2012 Motion for Declaratory Ruling. Please rule on these motions or give
	them to the GI for their response. This is proper since the GI procedures
	include case docketing, evidence review, transcripting, discovery orders pursuant
	to motions/requests, etc. I have attended a federal GI in session (18 jurous) as a
	silent visitor and experienced the truth of the above firsthand. Support for the
a ayalangaa iyaa iyaa aa aasaa ahaa ahaa ahaa ahaa aa aa aa aa aa aa	
	5th Amendment, U.S. Constitution
	Upon the continue to the conti

above can be seen in lare: Wells Fargo, dba Eric Lighter, Case No. 94-2094, U.S.	and the state of t
Supreme Court, a herein gout, trial exhibit. All curminal and many airil cases	10
in NOCH are even now affected by the integrity of this case and GJ Case No. 1.	
2. As a former Santa Clara public defender coursel, you have seen many	
examples of a very strong hammer coming down for even slight violations.	
In my case, the record I ask you to read is clear that I committed no	
nolations and caused nor intended to cause no losses, innovent SAVE FOR A	rjuty
subornation of perjury and other violations of law and deceptions against me	
My remand was wrongful due to fraud on this Court including for the red	f.
a. Hawaii law governs the subject Hawaii corporations, and pursuant the	
() The alleged to be offending 12-28-2011. letter to Cermak was from	
a Hawaii corporation, Square Root of 25, Ltd. ("R25"),	
(a) I had no ownership or benefit interest in , according to Ham	aii law,
(b) the letter was a vent proposal, not a transaction,	
(c) the letter was sent to a the wrong party, a non-tenant,	
(d) my attempted resignation from SR25 failed, and would not	
have violated the 12-21-2011 order anyway since I had no	
interest in SR25 (and still do not).	
(2) Hamaii corporations are never presumed pierced, and same is	
highly disfavored resulting in it being extremely difficult to pience	
a Hawaii corporation. Merely being am officer or director bestows no interes	est therein.
(3) Even the IRS agrees since in 2008 it putatoxlien on SR25,	
that tax liability does not non cannot affect me personally.	
b. The mid January 2012 Richardson / SI Foundation letter that caused and	is the
basis of the remand motion is a traced on the Court by Richardson and	
AUSA who embraced said letter,	
(1) the actors knew that Richardson's claim to own the Oregon property	·y
was and is false, and neither are the Cermaks the Corhis) tenants	

(2) the govt's mid 2005 fax liens and 4-6-2012 Oregon Complaint are False and "fake", but both recognize that Richardson / II sold the property in 2003, and thus I could not be a "danger to the community". E. I, Lighter, never received a copy of said 12-21-2011 order from my counsel, ever, nor did he respond to me, which caused this Court to remove him the govt. lied to this Courtat the 3-9-2012 remand hearing by claiming (emphatically) that Hamain corporate annual reports caused post order corporate slate changes, despite knowing that no such reports even cause slate changes. The changes all accured pre-trial, as I have so testified under penalty of perjury, no later than 12-1-2011. The 12-21-2012 order mistakenly insisted that Probation is my supervisor despite there being no one assigned to me The order was in other ways confusingly written When the Court asked Lighten to confer with counsel at the 12-21-2011 hearing, such conferring was actually for about half a minute as I recall. Lighter has testified under outh that he had no thought or intention of violating the 12-21-2011 or any order of this Court My pleadings I am asking you to read, and give to the GJs, detail numerous other violations of law and deceptions against the GJ and me as their co-victim, by the gort, ie. Bonano, etal, including felony threatess by AUSA wherefore attorney Mary Conn was removed as my counsel after testifying that she was my material witness; it was impossible to represent me. Mary Conn was replaced by Jay Rorty, who if he files any post-trial motions herein, the requests (motions by me should be heard therewith, or earlier. The AUSA have committed more than mere wiolations herein, as my confession, etc. confirms.

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